



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Applicant(s)

Ruy Tchao

Examiner:

Wong, L.A.

Serial No.:

09/472,490

Group Art Unit:

1761

Confirmation No.:

8828

Docket:

102-302 RE/CON

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on\_\_\_\_\_July 26, 2006

Signed: MCM

## REPLY BRIEF PURSUANT TO 37 C.F.R. §41.41

Sir:

This is a brief in reply to the Examiner's Answer which was filed on June 14, 2006, in the above-identified appeal.

The present appeal originated as a result of a final rejection in the present case mailed on March 30, 2001. Appellant's first brief was filed on December 26, 2001 (and was refiled on April 18, 2002 due to an inadvertent omission of the appendix). As a result of the filing of the first appeal brief, prosecution on the merits was reopened. However, reopening prosecution did

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not result in allowable claims and a second appeal brief was filed on November 7, 2003. That

second appeal brief again resulted in the reopening of prosecution. The claims were again finally

rejected and a third appeal brief was filed on May 15, 2005. Each of the appeal briefs were, in

essence, a refiling of the original appeal brief filed on December 26, 2001.

As a result of changes in the rules of practice relating to appeal briefs, the original brief

did not include an Evidence Appendix or a Related Proceedings Appendix. In order to rectify

this omission, submitted herewith is an Evidence Appendix and a Related Proceedings Appendix

in accordance with 37 C.F.R. §41.37. It is noted that, in both instances, no additional

information is being submitted.

Also filed concurrently herewith is appellant's request for an oral hearing. Entry of this

reply brief is respectfully requested.

Respectfully submitted,

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## X. **Evidence Appendix**

None.

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## Related Proceedings Appendix XI.

None.